FORTY-SEVENTH LEGISLATURE.

HOUSE.

No. 112.

STATE OF MAINE.

IN THE YEAR OF OUR LORD ONE THOUSAND EIGHT HUNDRED AND • SIXTY-EIGHT.

AN ACT to amend section twelve of chapter sixty-six of the revised statutes relating to insolvent estates.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows :

The twelfth section of chapter sixty-six of the revised 2 statutes is hereby amended by inserting after the word 3 "season" in the third line of said section, the words 4 "or, after giving such notice, has by accident or mis-5 take omitted to further prosecute his appeal"; so that 6 the section as amended shall read as follows :

7 SECT. 12. A person whose claim has been disal-8 lowed in whole or in part, and who by accident or 9 mistake has omitted to give notice at the probate office 10 in season, or, after giving such notice, has by accident

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11 or mistake omitted to further prosecute his appeal, 12 may, within two years after the report is made, peti-13 tion the supreme judicial court, and after notice to the 14 administrator and hearing, leave may be given to com-15 mence a suit at the next term of the court in the 16 county where the administrator resides, for the recov-17 ery of his claim. No decree of distribution can be 18 disturbed by a judgment so recovered.

STATE OF MAINE.

IN HOUSE OF REPRESENTATIVES, February 20, 1868.

Reported from the Committee on the Judiciary, by Mr. REED of Portland.

S. J. CHADBOURNE, Clerk.